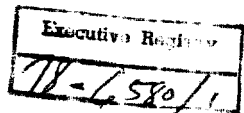


ADMINISTRATIVE

INTERNAL USE ONLY



DDA 78-4062/1

1 NOV 1978

File

Medical

SA
3 NOV 1978

MEMORANDUM FOR: Director of Central Intelligence

FROM: Michael J. Malanick
Acting Deputy Director for Administration

SUBJECT: R&R to the United States

REFERENCE: DCI Memorandum, dated 21 October 1978,
Same Subject

Sir:

1. The Director's broad authority contained in Sec. 4 and Sec. 8 of Public Law 81-110 has been used to adopt administrative Foreign Service concepts. At the present time, our regulations state that, if an employee takes R&R to the United States, he can be reimbursed only the amount of travel to and from the designated foreign point. However, the recently enacted Foreign Service Administration Act of FY 1979 specifically authorizes the Secretary of State to provide for a "return-to-the-U.S. option" to be available for R&R at government expense. The Department is now in the process of putting together the implementing instructions.

2. Therefore, as of the moment, our regulations do not permit such R&R travel, but the matter will be reviewed by the Office of General Counsel once the revised State Department regulations are published.

STATINTL



Michael J. Malanick

~~Administration~~ - Internal Use Only

78-6580



21 October 1978

MEMORANDUM FOR: Deputy Director for Administration

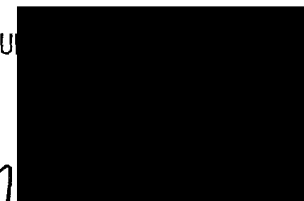
FROM: Director of Central Intelligence

Do we have the legal authority to pay transportation for employees and dependents who are taking authorized R&R to the United States rather than to some overseas R&R point?

STATINTL


STANSFIELD TU





~~Administration~~ - Internal Use Only

STATINTL

Approved For Release 2001/11/23 : CIA-RDP81-00142R000200100013-8

Approved For Release 2001/11/23 : CIA-RDP81-00142R000200100013-8